TRANSMITTAL LETTER Case No. 10329/3 U.S. Filing Date Int'l Pat. App. No. U.S. Serial No. Int'l Filing Date Group Art Unit Examiner PCT/AU99/00079 February 24, 2000 February 5, 1999 2153 09/486,648 Inventor Dennis Andrew Benjamin et al. Title of Invention 3 0 2002 SYSTEM FOR HANDLING ELECTRONIC MAIL TO THE COMMISSIONER FOR PATENTS

Transmitted herewith is Supplemental Information Disclosure Statement with confessions. cited references; Form 1449, and post card. Small entity status of this application under 37 CFR § 1.27 has been established by verified statement previously A statement to establish small entity status under 37 CFR §§ 1.9 and 1.27 is enclosed. RECEIVED Petition for a _____month extension of time. AUG 0 2 2002 No additional fee is required. **Technology Center 2100** The fee has been calculated as shown below: Other Than Small Entity Small Entity Highest No. Claims or Present Add'l Add'l Previously Remaining Paid For Extra Rate Fee Rate Fee After Amendment 2 Total 88 86 x \$9= X \$18= \$36.00 Minus 6 0 X \$84= x \$42= Indep Minus + \$280= First Presentation of Multiple Dep. Claim +\$140= Total \$36.00 Total add'I fee add'I fee Please charge Deposit Account No. 23-1925 (BRINKS HOFER GILSON & LIONE) in the amount of \$_____. A duplicate copy of this sheet is enclosed. A check in the amount of \$_____ to cover the filing fee is enclosed. The Commissioner is hereby authorized to charge payment of any additional filing fees required under 37 CFR § 1.16 and any patent application processing fees under 37 CFR § 1.17 associated with this communication or credit any overpayment to Deposit Account No. 23-1925. A duplicate copy of this sheet is enclosed. M I hereby petition under 37 CFR § 1.136(a) for any extension of time required to ensure that this paper is timely filed. Please charge any associated fees which have not otherwise been paid to Deposit Account No. 23-1925. A duplicate copy of this sheet is enclosed. Respectfully/submitted John C. Freeman Registration No. 34,483 Attorney for Applicants

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I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope with sufficient postage addressed to: The Commissioner for Patents,

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Name of Registered Representative:

John C Freeman, Reg. No. 34,483

Date of Signature

PATENT CASE NO. 10329/3

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re Application:	
Dennis Andrew Benjamin et al.	RECEIVED
International Patent Application No.: PCT/AU99/00079	Aug 0 2 2002 Technology Center 2100
International Filing Date: February 5, 1999	
Date. reducity 3, 1999) Group Art Unit: 2153
U.S. Serial No.: 09/486,648)
Filed: February 24, 2000) Examiner: unassigned)
For: SYSTEM FOR HANDLING ELECTRONIC MAIL)))

SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

Commissioner for Patents Washington, D.C. 20231

Sir:

In compliance with Applicants' duty of disclosure under 37 C.F.R. § 1.56 and in conformance with 37 C.F.R. §§ 1.97-1.98, Applicants hereby submit the following references and information for consideration by the Examiner. Copies of the references are enclosed along with a completed copy of Form PTO-1449.

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I. <u>DISCLOSURE</u>

A. <u>U.S. Patents</u>

Patent No. Inventor Issue Date
5,493,564 Mullan 02/20/96

B. <u>Literature</u>

1. W. Hilal et al., "Designing Large Electronic Mail Systems", 1988 International Conference on Distributed Computing Systems held in San Jose, CA, IEEE Comput. Soc. Pr., 1988, pp. 402-409.

II. <u>DISCUSSION</u>

A. <u>U.S. Patent No. 5,493,564</u>

The '564 patent was cited as an X-type reference in a Supplemental Search Report for a corresponding European patent application. An X-type reference is particularly relevant when taken alone.

B. Hilal et al. Article

The Hilal et al. article was cited as an X-type reference in a Supplemental Search Report for a corresponding European patent application.

III. CONCLUSION

It is believed that none of these references, alone or in combination, disclose or suggest the invention claimed. However, Applicants wish to make it clear that the disclosure of the above references is in no way an admission that they qualify as prior art. It is Applicants' desire,

however, to have these references available in the record for both the Examiner and the public to see. Applicants therefore request that the Examiner review the entire disclosure of each reference and make the above-listed references of record.

Respectfully submitted,

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Dated: July 24, 2002